NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OF THE FOLLOWING INFORMATION FROM THIS INSTRUMENT BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

# BUILDER'S & MECHANIC'S LIEN CONTRACT AND DEED OF TRUST (WITH POWER OF SALE)

THE STATE OF TEXAS ()
COUNTY OF EL PASO ()

THIS CONTRACT made and entered into on this <u>22nd</u> day of <u>February</u>, 2005, by and between the City of El Paso, hereinafter called "CITY", AND <u>Medsons Construction</u>, <u>LTD</u>. <u>Co.</u>, a <u>Texas Limited Liability Company</u>, hereinafter called "CONTRACTOR", and <u>Francisco and Eugenia Torres</u> hereinafter called "OWNER(S)";

WHEREAS, OWNERS and CONTRACTOR made and entered into a Community Development Construction Contract of even date herewith for the rehabilitation of the property described herein below;

WHEREAS, CITY and OWNERS made and entered into a Community Development INVESTOR-OWNED Financial Terms Contract of even date herewith, wherein such Financial Terms Contract OWNERS herein were called "BORROWER", such Financial Terms Contract specifying additional terms and conditions of the CITY'S loan and grant to OWNERS for the rehabilitation of the property described herein below:

WHEREAS, OWNERS have executed and delivered to CITY their loan note of even date herewith for the sum of \$139,712.00, and their secured grant note of even date herewith for the sum of \$34,928.00, wherein such loan and secured grant notes OWNERS herein were called "MAKERS";

WITNESSETH: That CONTRACTOR, in consideration of CITY'S agreement to pay CONTRACTOR the sum of \$162,200.00, in accordance with the terms, covenants and conditions of the above referenced Community Development Construction Contract and the Community Development INVESTOR-OWNED Financial Terms Contract hereby agrees with CITY and OWNER to furnish and pay for all labor and materials needed to construct, build, and complete in a good and workmanlike manner, according to the plans and specifications this day agreed upon by the parties hereto, the improvements upon the following described property belonging to Owners, to-wit:

According to plans and specifications agreed upon by the parties and contained in the Construction Contract of even date herewith and incorporated by reference herein, and subject to all the terms and conditions of the Community Development INVESTOR-OWNED Financial Terms Contract dated February 22, 2005 and incorporated by reference herein; upon

the following described real property belonging to OWNERS, to-wit:

The East 5 feet and 5 inches of Lot 48, and all of lots 49 and 50, Block 7, SUNSET HEIGHTS ADDITION, an Addition to the City of El Paso El Paso County, Texas, according to the City Block Map in the Office of the County Clerk of El Paso County, Texas; known and numbered as 221 W. Rio Grande, El Paso, Texas.

The City, Two Civic Center Plaza, Ninth Floor, El Paso, Texas, 79901-1196, at the instance and request of OWNERS, having agreed to advance and pay the above-stated consideration, to CONTRACTOR, in accordance with the terms and conditions of the Community Development Construction Contract, upon the completion of the above-described improvements. OWNERS have executed and delivered to the CITY their loan note of even date herewith and incorporated by reference herein, for the sum of \$139,712.00 and their secured grant note of even date herewith, and incorporated by reference herein, for the sum of \$34,928.00, the total of such two (2) sums represented by such loan and secured grant notes in the total amount of \$174,640.00, hereinafter to be referred to as "INDEBTEDNESS."

To insure the prompt payment of such INDEBTEDNESS, a Builder's and Mechanic's Lien Contract and Deed of Trust Lien (with Power of Sale) is hereby created and granted by OWNERS to and for the benefit of CITY, holder of the INDEBTEDNESS evidenced by such note upon the hereinbefore described real property, and all improvements, additions, fixtures and appurtenances now thereon or hereafter to be placed thereon. CONTRACTOR assigns and conveys all liens in their favor created herein or arising by operation of law out of this Contract and any of the other contracts or related documents recited herein and incorporated by reference herein to the aforesaid CITY, and payee named in said note, its successors and assigns.

To secure and enforce the payment of the INDEBTEDNESS and liens hereinabove created, OWNERS have GRANTED, SOLD AND CONVEYED, and by these presents do GRANT, SELL, and CONVEY unto the CITY CLERK of EL PASO, Trustee of El Paso County, Texas, and his substitutes or successors in this trust, all the hereinabove described real property and all improvements, additions, fixtures and appurtenances now thereon or hereafter to be placed thereon. TO HAVE AND TO HOLD the said property and premises aforesaid, and every part thereof, unto said Trustee or his successors, against every person whomsoever lawfully claiming or to claim the same or any part thereof, in trust, however, UPON THE FOLLOWING TRUSTS, TERMS AND CONDITIONS, TO-WIT:

Should OWNERS pay in full the INDEBTEDNESS herein secured, then this conveyance shall become null and void and of no further force and effect, and the liens hereby created shall be released by the legal owner and holder thereof.

- To pay when due all taxes and assessments now existing or hereafter levied or assessed under the laws of the State of Texas upon said property and to keep the improvements on said property in good repair and condition and not to permit or commit any waste thereof and to keep said buildings so as not to impair the insurance carried thereon.
- 2. To insure and keep insured, after completion and delivery of such improvements to OWNERS, all improvements now or hereafter created upon said property, against loss or damage by fire and windstorm to the extent of the original amount of the INDEBTEDNESS hereby secured, in such form and with such Insurance Company as may be approved by CITY and to deliver to CITY the policies of such insurance having attached thereto such mortgage indemnity clause as the CITY shall direct; any sums which may become due under any such policy, or policies, may be applied at the option of the CITY to reduce said INDEBTEDNESS, or the City may permit OWNERS to use said proceeds to repair or replace all improvements damaged or destroyed and covered by said policy.
- In the event OWNERS shall fail to keep the improvements on 3. the property hereby conveyed in good repair and condition, or to pay promptly when due all taxes and assessments, or to keep the buildings and improvements insured, or to deliver the policy or policies of insurance or the renewal thereof to the CITY, then the CITY may at its option, but without being required to do so, make such repairs, purchase any tax title thereon, or insure and keep insured the improvements thereon and any sums which may be so used and paid out by the CITY and all sums paid for insurance premiums shall bear interest from the dates of such payments at ten percent (10%) per annum and shall be paid by OWNERS to CITY upon demand, at the place at which the above described note is payable, and shall be deemed a part of the debt hereby secured and recoverable as such in all respects.
- That in the event of a default in payment of an installment, 4. principal or interest of the note hereby secured, any breach of the covenants herein contained to be performed by OWNERS, or any breach by OWNERS of the applicable terms or conditions of the Community Development INVESTOR-OWNED Financial Terms Contract, incorporated by reference herein, and the Community Development Construction Contract, incorporated by reference herein, the CITY may elect to declare the entire principal INDEBTEDNESS hereby secured, with all interest accrued thereon and all other sums hereby secured, immediately due and payable. The OWNERS hereby expressly waive presentment and demand for payment. In the event of default in the payment of said debt when due or declared due, it shall be thereupon or any time thereafter, the duty of the trustee or his successor or substitute as hereinafter provided, at the request of the CITY to enforce this trust, and after posting such notice for twenty-one days at the court house and

serving written notice by certified mail to the debtor twenty-one days preceding the sale, to sell the abovedescribed and conveyed real property at public auction in accordance with such notices at public sale between the hours of 10:00 a.m. and 4:00 p.m. of the first Tuesday in any Such sale shall be to the highest bidder for cash, and the CITY or its authorized representative shall make due conveyance to the purchaser or purchasers, with general warranty binding the OWNERS, their heirs and assigns; and of the money arising from such sale the CITY or its trustees shall first pay all expenses of advertising said sale and making the conveyance, including a commission of five percent (5%) thereon, which commission shall be due and owing in addition to the attorney's fees provided for in said note, and then to the CITY the full amount of principal, interest, attorney's fees and other charges due and unpaid on said note, rendering the balance of the sales price, if any, to the OWNERS, their heirs or assigns; and the recitals in the conveyance to said purchasers, shall be full and conclusive evidence of the truth of the matter therein stated, and all prerequisites to said sale shall be presumed to have been performed and such sale and conveyance shall be conclusive against the OWNERS, their heirs and assigns.

- 5. It is agreed that in the event a foreclosure hereunder shall be commenced by the Trustee, or his substitute or successor, the CITY may at any time before the sale of said property direct the Trustee to abandon said sale, and may then institute suit for the collection of said note, and for foreclosure of the liens herein created; and it is further agreed that if the CITY should institute suit for the collection thereof, and for a foreclosure of the liens herein created, that it may at any time before entry of final judgment in said suit dismiss the same, and require the said Trustee, his substitute or successor, to sell the property in accordance with the power of sale herein granted.
- 6. The CITY shall have the right to purchase at any sale of the property being the highest bidder, and to have the amount for which said property is sold credited on the debt then owing.
- 7. The CITY in any event is hereby authorized to appoint a substitute Trustee, to act instead of the Trustee named herein without other formality than the designation in writing of a substitute or successor Trustee; and the authority hereby conferred shall extend to the appointment of other successor and substitute Trustees successively until the INDEBTEDNESS hereby secured has been paid in full, or until said property is sold hereunder and each substitute and successor Trustee shall succeed to all of the rights and powers of the original Trustee named herein.
- 8. In the event of a sale of the property herein described, or any portion thereof, under the terms of the power of sale herein created, OWNERS, their heirs and assigns, shall

forthwith upon making such sale surrender and deliver possession of the property so sold to the purchaser at such sale, and in the event of their failure to do so they shall thereupon from and after the making of such sale be, and continue as, the tenants at will of such purchaser, and in the event of their failure to surrender possession of said property upon demand, the purchaser, his heirs or assigns, shall be entitled to institute and maintain an action for forcible detainer of said property in the Justice of the Peace Court in the Justice Precinct in which the said property is situated.

- 9. As further security for the payment of the INDEBTEDNESS herein described, OWNERS hereby transfer, assign and convey unto CITY all rents issuing or to hereafter issue from said real property, and in the event of any default in the payment of said note, or other default hereunder, CITY, its agents or representatives, are hereby authorized, at their option, to collect said rents, or if such property is vacant to rent the same and collect the rents, and apply the same to the payment of said INDEBTEDNESS.
- 10. In the event any portion of the INDEBTEDNESS herein described cannot be lawfully secured by the liens herein given and created upon the herein described property, it is agreed that the first payments made on said INDEBTEDNESS shall be applied to the discharge of that portion of said INDEBTEDNESS.
- 11. If this instrument is executed by one person or by a corporation, the plural reference to OWNERS shall be held to include the singular and all of the covenants and agreements herein undertaken to be performed by the owners or rights conferred upon the respective OWNERS herein named, shall be binding upon and inure to the benefit of not only said parties respectively but also their respective heirs, executors, administrators, grantees, successors and assigns.
- 12. If all or any part of the real property and improvements secured by this Builder's and Mechanic's Lien Contract and Deed of Trust (With Power of Sale), or any interest therein, is sold or transferred without the CITY'S prior written consent, excluding the creation of a lien or encumbrance subordinate to this Builder's and Mechanic's Lien Contract and Deed of Trust (With Power of Sale), or the creation of a purchase money security interest for household appliances, the CITY may, at the CITY'S option, declare all the sums secured hereby to be immediately due and payable. The CITY may require an increase in the rate of interest payable under the Note before giving its consent.
- 13. The indebtedness described herein represents an amount advanced to Owners for improvements on the property and an amount for the original purchase money on the property. Owners acknowledge and reaffirm that this indebtedness is a

renewal of and extension of said original purchase money note and the original vendor's lien securing the same, is in good standing and in full force and effect, and the City is now the holder of the same with all rights and remedies afforded therewith.

Executed this day of purposes, this Contract shall be in paragraph One (1) of page One (2)	
	THE CITY OF EL PASO
ATTEST:	Joe Wardy Mayor
Richarda Duffy Momsen, City Clerk	
John F. Nance Robe	OVED AS TO CONTENT:  rt A Salinas, Director unity and Human Development
By:	Medsons Construction, LTD.Co.  Medsons Construction, LTD.Co.  Medsons Construction, LTD.Co.  Medsons Construction, LTD.Co.  Medsons Construction, LTD.Co.
ATTEST: not required  BY: na	
TITIE.	

## (Acknowledgment)

COUNTY OF EL PASO

This instrument was acknowledged before me on the \_\_\_\_ day of \_\_\_\_\_\_\_\_, 2005, by Lorenzo Medina, Jr. AKA Lorenzo B. Medina, Managing Member of Medsons Construction, LTD. Co., a Texas Limited Liability Company.

JAIME HERRERA
NOTARY PUBLIC
NOTARY State of Texas
In and to the state of the state

Notary Public, State of Texas My Commission Expires:

JAME HERRERY

Notary's name (printed)

NOTICE TO THE BORROWER. DO NOT SIGN THIS CONTRACT BEFORE YOU READ IT OR IF IT CONTAINS BLANK SPACES. YOU MAY HAVE THE CONTRACT EXAMINED BY YOUR ATTORNEY AT YOUR OWN EXPENSE IF YOU WISH. YOU ARE ENTITLED TO A COPY OF THE CONTRACT YOU SIGN. UNDER THE LAW, YOU HAVE THE RIGHT TO PAY OFF IN ADVANCE THE FULL AMOUNT DUE AND UNDER CERTAIN CONDITIONS MAY OBTAIN A PARTIAL REFUND OF THE INTEREST OR TIME DIFFERENTIAL. KEEP THIS CONTRACT TO PROTECT YOUR LEGAL RIGHTS. OWNERS HEREBY ACKNOWLEDGE THAT THEY HAVE RECEIVED A COPY OF THIS BUILDER'S & MECHANIC'S LIEN CONTRACT AND DEED OF TRUST (WITH POWER OF SALE).

OWNERS, AS AFFIANTS, FURTHER STATE UNDER OATH THAT UP TO AND INCLUDING THE TIME OF EXECUTION OF THIS CONTRACT. NO MATERIALS HAVE BEEN PLACED UPON THE ABOVE-DESCRIBED PROPERTY AND NO LABOR HAS BEEN PERFORMED THEREON IN CONNECTION WITH SAID CONTRACT. THIS AFFIDAVIT IS MADE FOR THE PURPOSE OF INDUCING THE CITY TO RELY ON THE FACTS HEREIN STATED AND ADVANCE FUNDS IN CONNECTION THEREWITH AND ON THE VALIDITY OF THE LIENS CREATED HEREIN.

OWNER(S): Francisco Torres, Eugenia Torres

Francisco Torres

Eugenia Torres

(Acknowledgements on following page)

## ACKNOWLEDGEMENT

STATE OF TEXAS	
COUNTY OF EL PASO	
THIS INSTRUMENT WAS ACKNOWLE	DGED BEFORE ME ON THE 2 <sup>th</sup> DAY OF rancisco Torres.
JAIME HERRERA NOTARY PUBLIC	Notary Public, State of Texas My Commission Expires:
In and for the State of Texas My commission expires OCTOBER 07, 2005	JAME HERRERY Notary's name (printed)
ACK	NOWLEDGEMENT
STATE OF TEXAS ) COUNTY OF EL PASO )	0 H
THIS INSTRUMENT WAS ACKNOWLED FEBRUARY, 2005, by Eu	DGED BEFORE ME ON THE DAY OF
JAIME HERRERA NOTARY PUBLIC in and for the State of Texas My commission average	Notary Public, State of Texas My Commission Expires:
My commission expines OCTOBER 07, 2005	1 Ain & HERRERA

STATE OF TEXAS	)	COMMUNITY DEVELOPMENT
	)	INVESTOR-OWNED
COUNTY OF EL PASO	)	FINANCIAL TERMS CONTRACT
	,	(ONE TO FOUR UNITS AFTER REHAB)

THIS CONTRACT is made this 22nd day of February, 2005, by and between CITY OF EL PASO, hereinafter referred to as "City" and FRANCISCO AND EUGENIA TORRES, hereinafter referred to as "Borrower" (jointly and individually), for the purposes and consideration hereinbelow recited. The terms of this Contract shall be as stated below.

## WITNESSETH:

WHEREAS, by sufficient vote of the El Paso City Council on February, 2005, approved such loan to Borrower, subject to the terms specified hereinbelow.

WHEREAS, this loan is made pursuant to the terms of that certain Community Development Investor-Owned Loan No. H04-12-IO/CD/RG-0322 and through the City's Housing Rehabilitation Program, hereinafter referred to as "Program;"

WHEREAS, the City's program requires that for projects that will result in four or fewer dwelling units after rehabilitation, program will provide public financing in the amount of one hundred percent (100%) of the "eligible rehabilitation costs," as defined herein, as a loan to Borrower payable over a term of thirty (30) years and a grant to Borrower forgivable over a term of thirty (30) years;

NOW, THEREFORE, in consideration of the premises and the mutual agreements hereinafter set forth and for value received by City from Borrower, the parties hereto do mutually agree to be bound by all terms and conditions of this Contract, and all documents incorporated by reference herein, as follows:

## I. DESCRIPTION OF PROPERTY AND PROJECT

The subject matter property is legally described as:

The East 5 feet and 5 inches of Lot 48, and all of Lots 49 and 50, Block 7, SUNSET HEIGHTS ADDITION, an Addition to the City of El Paso, El Paso County, Texas, according to the City Block Map in the Office of the County Clerk of El Paso County, Texas, also known and numbered as 221 Rio Grande, El Paso, Texas.

A. The City hereby agrees to lend Borrower funds not to exceed the amount of ONE HUNDRED THIRTY NINE THOUSAND SEVEN HUNDRED TWELVE AND NO/100THS DOLLARS (\$139,712.00), and a grant to Borrower funds not to exceed the amount of THIRTY FOUR THOUSAND NINE HUNDRED TWENTY EIGHT AND NO/100THS DOLLARS (\$34,928.00), for a total public financing in an amount not to exceed ONE HUNDRRED

SEVENTY FOUR THOUSAND SIX HUNDRED FORTY AND NO/100THS DOLLARS (\$174,640.00), subject to the terms hereinafter specified.

- B. Borrower agrees to fully and completely comply with all of the applicable terms and conditions of the Community Development Construction Contract, attached hereto as Exhibit "A" and incorporated by reference herein. Borrower further agrees to take all necessary action to perfect and protect City's lien position as specified in Section III., for the life of the Builder's and Mechanic's Lien Contract and Deed of Trust (with Power of Sale), attached as Exhibit "B," and incorporated by reference herein. City's lien being evidenced by that particular Builder's and Mechanic's Lien Contract and Deed of Trust (with Power of Sale), so attached as Exhibit "B."
- C. City hereby agrees to provide public financing in the amount of one hundred percent (100%) of the "eligible rehabilitation costs," as defined herein, for a total amount not to exceed ONE HUNDRED THIRTY NINE THOUSAND, SEVEN HUNDRED TWELVE AND NO/100THS DOLLARS (\$139,712.00), as a loan to Borrower at zero percent (0%) interest payable over a term of thirty (30) years, and THIRTY FOUR THOUSAND NINEHUNDRED TWENTY EIGHT AND NO/100THS DOLLARS (\$34,928.00), as a grant to Borrower, such grant amount being forgiven over a thirty (30) year period if Borrower remains in compliance with all terms and conditions as herein specified. Such loan is evidenced by a Loan Note of even date herewith attached as Exhibit "C" and such grant is evidenced by a Secured Grant Note of even date herewith attached as Exhibit "D", both incorporated by reference herein. The City will provide such public financing, as specified above, upon the following additional terms and conditions:
- (1) Loan payments shall be due monthly with the first payment due on the first day of the month as specified in the Loan Note, Exhibit "C". Interest on the loan shall accrue at the rate of zero percent (0%) per annum from the date of drawdown.
- (2) Borrower shall have not more than thirty (30) years from the due date of the first payment in which to repay in full all principal and interest due and owing on such loan.
- (3) Borrower shall make payments monthly and such payments shall be calculated over 360 months in monthly installments. The total amount used to compute such payments shall be determined as specified by the terms and conditions of a certain Loan Note of even date herewith, attached as Exhibit "C" hereto, and certain Secured Grant Note of even date herewith, attached as Exhibit "D" hereto, both incorporated herein.
- (4) The purpose of this Loan is to provide Borrower with funds to rehabilitate Borrower's property located at 221 Rio Grande, El Paso, El Paso County, Texas, as more fully described in a certain Builder's and Mechanic's Lien Contract and Deed of Trust (with Power of Sale) of even date herewith, attached hereto as Exhibit "B," and incorporated by reference herein. There is no other use of said funds authorized by City, and the use of the City's funds by

Borrower for any other purpose shall constitute a breach of contract by Borrower for which City may pursue any and all remedies, as specified herein, and any other remedies available to City.

D. Borrower may prepay at any time all or part of the current balance. Such prepayment, if any is made, will be applied first to any interest due and then to the reduction of principal. In the event a prepayment is made, the rate of interest on such prepayment shall be the interest rate then in effect under the terms of this Contract.

#### II. REPRESENTATIONS AND WARRANTIES

- A. Borrower represents that the information furnished to City upon which City relied to make this loan is correct and true. Borrower hereby represents that each of said Borrowers has the authority and capacity to commit to a financial obligation. Specifically, but not by way of limitation, this authority includes signing a loan agreement or any instrument related thereto and incurring a financial obligation to rehabilitate the building located at 221 Rio Grande, El Paso, El Paso County, Texas, as more fully described in Exhibit "B" attached hereto and incorporated by reference herein. Borrower further represents that it owns any and all buildings referenced above.
- B. Borrower agrees and understands that approval of this loan has been made by consideration of and reliance upon various data furnished by Borrower, and agrees that should any of said data prove to be false or deliberately misleading in any way, the City shall have the right to unilaterally terminate this contract for unremedied breach thereof and demand restitution in full of all principal advanced under the terms of the loan, as evidenced by Exhibit "C," plus interest computed at an interest rate of zero percent (0%) per annum, and the entire principal grant amount, as evidenced by Exhibit "D".
- C. This contract is entered into in the City and County of El Paso, Texas and shall be governed and construed under the laws of the State of Texas. Venue shall be in El Paso County, Texas for all purposes.

## III. CONDITIONS PRECEDENT

Borrower agrees to fully comply with the following terms and conditions, as a condition precedent to Borrower's receipt of any and all public financing described herein:

- A. Borrower agrees to grant to City the following collateral as security for the City's loan and grant and bank has agreed thereto:
  - (1) A First lien on the following described real property:

The East 5 feet and 5 inches of Lot 48, and all of Lots 49 and 50, Block 7, SUNSET HEIGHTS ADDITION, an Addition to the City of El Paso, El Paso County, Texas, according to the City Block Map in the Office of

the County Clerk of El Paso County, Texas, also known and numbered as 221 Rio Grande, El Paso, Texas;

B. This lien shall be subservient only to the following described liens on the above described property:

#### NONE

- C. Borrower agrees to take any and all necessary action to perfect such liens and to protect City's lien priority position in such security, as described above. Any loans made under future advance clauses of any previous loans without the City's written consent hereunder shall constitute a breach of this Contract.
- D. Borrower shall also furnish to City acceptable evidence of liability and casualty insurance on said real estate and improvements thereon which shall be sufficient to guarantee payment of the Borrower's indebtedness. This insurance coverage shall name the City as an additional insured.
- E. Borrower agrees to obtain all necessary permits, licenses, and special privileges which may be required by the City prior to conducting the rehabilitation work on the property subject to the Contract. In the event Borrower must pay any fees for obtaining any of the above items to the City, Borrower agrees to pay such to the City. Borrower shall also comply with any county, state or federal requirements which apply to its rehabilitation activities.
- F. Borrower understands, covenants and agrees to fully and completely comply with all terms and conditions of the Community Development Construction Contract, Exhibit "A."
- If Borrower breaches any term or condition of this Section III. entitled "Conditions Precedent," the entire principal and accrued interest on the loan, as evidenced by Exhibit "C", and the entire principal grant amount, as evidenced by Exhibit "D", shall immediately be declared due and payable, and City shall be entitled to exercise all rights and remedies reserved to it under Section V., entitled "Events of Default".

#### IV. COVENANTS

- A. Borrower agrees that the public funds advanced hereunder shall be used only to perform the work, as stated in the work schedule approved for such structure to be rehabilitated and used to bid said work. Borrower agrees that the public funds advanced hereunder shall be used only as compensation for "eligible rehabilitation costs" incurred in performing such work, as specified directly below. Borrower hereby acknowledges and agrees that the public funds shall not be used for any other purpose.
- B. "Eligible rehabilitation cost(s)" as the term is used herein shall include the actual rehabilitation cost, required appraisals, title searches, insurance, attorney's fees, architectural fees,

escrow charges, tax recordation costs and credit reports, all in the amounts associated directly with the rehabilitation of the structure, as well as relocation payments made, in accordance with the Program, to tenants who are displaced or temporarily relocated as a result of Program projects. Borrower hereby agrees to comply with all requirements of the United States Department of Housing and Urban Development (HUD) Housing Assistance Payment Section 8 Program.

- C. Borrower also agrees to comply fully with all requirements of the Tenant Assistance Policies as developed by the City. A copy of the City's Tenant Assistance Policy has been provided to Borrower during the application process.
- D. Borrower agrees that it will not discriminate against current or prospective tenants on the basis of the receipt of, or eligibility for, housing assistance under any federal, state or local housing assistance programs, or on the basis that such tenants have a minor child or minor children who reside with them.
- E. Borrower agrees that it will not discriminate against any class of individuals protected against discrimination under federal law in soliciting and accepting tenants for the rehabilitated structure. Borrower further agrees to participate with City in making all good faith efforts necessary to attract as tenants any and all classes of individuals protected against discrimination under federal law.
- F. Borrower further agrees that within ninety (90) days after the date the City of El Paso, Office of Housing Rehabilitation, signs the Owner's Acceptance Form for the rehabilitated property, as described herein, Borrower will furnish to City data on the demographic characteristics of tenants occupying the rehabilitated structure initially after rehabilitation. Such data must be of a quality acceptable to the Director of the Department of Community and Human Development.
- G. Borrower agrees to comply with the Federal Fair Housing Laws and other Federal Rules, regulations and policies applicable to the performance of this Contract.
- H. Borrower hereby agrees that in all solicitations for employment applications, Borrower shall hold itself out as an equal opportunity employer. Borrower shall fully comply with all federal and state laws, regulations, and executive orders regarding equal employment and shall further comply with Davis-Bacon compensation requirements, if applicable to Borrower.
- I. Borrower agrees to execute any and all notes, security agreements, financing statements, Builder's and Mechanic's Lien Contracts and Deeds of Trust (with Power of Sale) and any other documents necessary for perfection of City's lien in the form submitted by Counsel for the City.
- J. Borrower agrees to sign all notes, security agreements, financing statements, Builder's and Mechanic's Lien Contracts and Deeds of Trust (with Power of Sale) and close on

the loan advanced herein within thirty (30) calendar days from the date this Contract is approved by City Council.

- K. Upon reasonable request, City shall have the right at all times to inspect Borrower's business premises, and its books and records relating to the requirements of this Contract. Borrower agrees that it will make its premises and records available for such inspection by City.
- L. Borrower is prohibited from assigning this Contract in whole or in part in any manner. Borrower hereby understands and agrees that if the rehabilitated property, as described herein, is sold or transferred in whole or in part within thirty (30) years of the date of this Contract, as recited in paragraph one (1), page one (1) hereinabove, without the written approval of the City, the City, at its option, may declare the entire balance of principal and accrued interest on the Loan Note, Exhibit "C", and the principal amount of the Secured Grant Note, Exhibit "D", immediately due and payable.
- M. Borrower hereby agrees that it shall not impair, whether by means of affirmative action or inaction, the loan status of the City, as described herein, in the collateral as described herein, used as security for the City loan.
- N. Furthermore, Borrower agrees for a period of twenty (20) years commencing on the date of initial occupancy, that the property to be rehabilitated located at 221 Rio Grande, El Paso, El Paso County, Texas, as more fully described in Exhibit "B", will be rented to low and moderate income individuals and/or families at rents that do not exceed the maximum rents identified in Exhibit "E", which is attached and incorporated by reference herein.

If Borrower breaches any term or condition of IV. above, entitled "Covenants," the entire principal and interest loan amount, as evidenced by Exhibit "C", and the entire principal grant amount, as evidenced by Exhibit "D", shall immediately be declared due and payable, and City shall be entitled to exercise all rights and remedies reserved to it under Section V., entitled "Events of Default".

#### V. EVENTS OF DEFAULT

- A. City has the right to accelerate the payment of the loan, as evidenced by Exhibit "C", upon breach of this Contract by Borrower, and City further has the right to declare that the entire principal amount and interest amount of the loan and the principal amount of the Secured Grant Note, as evidenced by Exhibit "D", are immediately due and payable by Borrower to City at the time of the contract breach. City's right to so call the loan shall apply to all events as specifically designated in Sections III. and IV., and to the following events, but shall not be limited to these events:
- (1) material errors in the representations and warranties given to City by Borrower;

- (2) Borrower's failure to perform any of the covenants or conditions precedent as stated in this Contract;
- (3) any unstayed judgment or unsatisfied lien against Borrower in an amount which, in the City's judgment, may impair its security or perfect its security status regarding the collateral subject to this Contract;
  - (4) failure to pay interest or principal on time;
- (5) Borrower's failure to meet the time deadlines for rehabilitation of the property as specified in the Community Development Construction Contract, Exhibit "A"; or
- (6) Borrower's timely payment of principal or interest by check for which insufficient funds exist.
- B. City hereby expressly reserves any and all other rights and remedies available to it in the event of Borrower's breach. It is hereby understood and agreed that in the event City agrees to a settlement of any breach of contract by Borrower, this shall not preclude the City from exercising its rights for any further or additional breaches of this Contract. This shall also apply to any instances in which the City allows a period of time to pass so that Borrower has an opportunity to remedy any breach of this Contract.

## VI. BORROWER'S LIABILITY

Borrower understands and agrees that if Borrower fails to comply with any term or condition, as specified in Section III. entitled "Conditions Precedent" or Section IV. entitled "Covenants", any other term or condition of this Contract, or any other term or condition of any document incorporated by reference herein, that City is entitled to withhold payment of funds under the terms and conditions of this Contract. Borrower will bear sole liability for all obligations in any way related to the rehabilitation of the property described herein and City shall be entitled to all rights and remedies reserved herein.

#### VII. NOTICES

Any communications or notices regarding this Contract shall be effective if sent postage prepaid, certified mail, return receipt requested to the following addresses, unless either party notifies the other in writing of any change of address:

CHD/12/Financial Terms Contract - 221 Rio Grande Document #: 8593/JNAN

CITY:

City of El Paso

Attn: Director, Department of

Community and Human Development

2 Civic Center Plaza El Paso, TX 79901-1196

**BORROWER:** 

Francisco and Eugenia Torres

741 Strawberry Circle El Paso, TX 79932

#### VIII. CONFLICT OF INTEREST

No employee, agent, consultant, officer or elected or appointed official of City who exercises any functions or responsibilities, or who has been in a position to participate in a decision-making process or gain inside information with regard to the activities governed by this Contract during his tenure or for one year thereafter, shall have any interest, direct or indirect, in any contract or subcontract, or the proceeds thereof, for work to be performed in connection with the Program under this Contract.

#### IX. INDEMNIFICATION

BORROWER HEREBY AGREES TO INDEMNIFY, DEFEND, AND HOLD CITY, ITS OFFICERS, AGENTS, AND EMPLOYEES HARMLESS FROM ANY SUITS, ACTIONS, DEMANDS, LIABILITIES, TYPE OR DESCRIPTION, BROUGHT OR MADE, AND CLAIMS OF ANY CHARACTER, FOR OR ON ACCOUNT OF ANY INJURIES OR DEATH, OR ACTIONABLE TORTS, SUSTAINED BY ANY PERSON(S), AND DAMAGE OR DESTRUCTION OF ANY PROPERTY ARISING OUT OF, OCCASIONED BY, OR RELATING TO THE PERFORMANCE OF THE CONTRACT, OR THE ACTIVITIES CARRIED OUT HEREUNDER, WHETHER OR NOT BASED IN WHOLE OR IN PART ON THE CITY'S NEGLIGENCE. THIS INDEMNITY SHALL COVER CITY'S ATTORNEY FEES, COURT COSTS, WITNESS EXPENSES, AND ALL OTHER RELATED COSTS INCLUDING JUDGMENTS, AWARDS AND SETTLEMENTS.

#### X. ENTIRE AGREEMENT

This Contract embodies all of the representations, rights, duties and obligations of the parties, and any prior oral or written agreement not embodied herein shall not be binding upon or inure to the benefit of any of the parties.

This Contract may be executed in any number of counterparts; all such counterparts shall be deemed to be originals and together shall constitute but one and the same instrument.

IN WITNESS WHEREOF, the parties hereto have executed this Contract as of the date first above written.

	THE CITY OF EL PASO				
ATTEST:	Mayor				
Richarda Duffy Momsen City Clerk					
APPROVED AS TO FORM:	APPROVED AS TO CONTENT:				
Ol Sange	( Zubat				
John F. Nance	Robert A. Salinas, Director				
Assistant City Attorney	Community & Human Development				
	BORROWER: Francisco Torres, Eugenia Torres				
	To the second second				
	Francisco Torres				
	J. M.				
	(ouderna Joves)				
	Eugenia Tortes				

	(Acknowle	dgment)				
STATE OF TEXAS	)	-				
COUNTY OF EL PASO	) )					
This instrument w	vas acknowledged 0, by	before	me	on the	day	of as
of T	HE CITY OF EL P	PASO.				
Notary's commission expires:		•	-	State of To (Printed):	exas	_
	(Acknowle	doment)				_
STATE OF TEXAS	)					
COUNTY OF EL PASO	) )				g T	
This instrument w February, 2005		before rres	me	on the	day	of
			e			
Notary's commission expires  JAIME HERRE  NOTARY PUBL  in and for the State of My commission exp  OCTOBER 07, 200	IC Texas ires	Notary's	Name (	State of To (Printed):		<b>.</b> -
STATE OF TEXAS	)					
COUNTY OF EL PASO	) )				gth	
This instrument w February, 2005,	as acknowledged by <u>Eugenia Torr</u>	before es	me o	on the	day	of
·						
Notary's commission expires:	RA §			State of To Printed):	exas	
NOTARY PUBL				= HE	rreizh	_

OCTOBER 07, 2005